19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 1 of 35

Fill in this information	to identify the	case:	
United States Bank	kruptcy Court	for the:	
Southern	District of	New York (State)	
Case number (If known):		Chapte	er <u>11</u>

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	Main Street Clinical Laboratory, Inc.	
2.	All other names debtor used in the last 8 years	Schryver Medical Sales and Marketing, Ll TridentCare	LC; TridentCare Laboratory;
	Include any assumed names, trade names, and doing business as names	muentoare	
3.	Debtor's federal Employer Identification Number (EIN)	27-1150907	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		930 Ridgebrook Road, 3rd Floor Number Street	Number Street
		P.O. Box	P.O. Box
		Sparks, Maryland 21152 City State ZIP Code	City State ZIP Code
			Location of principal assets, if different from principal place of business
		County	12075 E. 45th Ave., Ste. 600 Number Street
			P.O. Box
			Denver CO 80239
			City State Zip Code
5.	Debtor's website (URL)	http://www.tridentusahealth.com/	

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 2 of 35

De	btor Main Street Clinical	Laboratory, Inc.	Case	number (if known)	
7.	Describe debtor's business	Single Asset Re Railroad (as defi Stockbroker (as Commodity Brok	iness (as defined in 11 U.S.C. § 10 al Estate (as defined in 11 U.S.C. § ned in 11 U.S.C. § 101(44)) defined in 11 U.S.C. § 101(53A)) ter (as defined in 11 U.S.C. § 101(6 as defined in 11 U.S.C. § 781(3)) ove.	101(51B))	
		Investment com § 80a-3)	oly: ty (as described in 26 U.S.C. § 501 pany, including hedge fund or poole sor (as defined in 15 U.S.C. § 80b-2	ed investment vehicle (as	defined in 15 U.S.C.
		•	nerican Industry Classification Systeuscourts.gov/four-digit-national-ass	, •	describes debtor.
8.	Under which chapter of the Bankruptcy Code is the debtor filing?		Debtor's aggregate noncontingent insiders or affiliates) are less than \$4/01/19 and every 3 years after that The debtor is a small business debtor, a of operations, cash-flow statement, documents do not exist, follow the A plan is being filed with this petitic Acceptances of the plan were solic creditors, in accordance with 11 U. The debtor is required to file period Securities and Exchange Commiss Exchange Act of 1934. File the Atta for Bankruptcy under Chapter 11 (CThe debtor is a shell company as 6 12b-2.	62,566,050 (amount subjet). Stor as defined in 11 U.S. attach the most recent bar and federal income tax is procedure in 11 U.S.C. § on. Sitted prepetition from one S.C. § 1126(b). Stor according to § 13 or acchment to Voluntary Pet Official Form 201A) with the	ect to adjustment on C. § 101(51D). If the alance sheet, statement return or if all of these 1116(1)(B). or more classes of 10K and 10Q) with the 15(d) of the Securities sition for Non-Individuals Filing his form.
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	No Yes. District	When	Case number DD / YYYYY Case number	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1, attach a separate list	District S	lease see Annex 1 outhern District of New York er, if known	DD / YYYY Relationship When	Affiliate Date hereof MM/DD/YYYY

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 3 of 35

Debtor	Main Street Clinical L	aboratory, Inc.	Case number (if know	wn)
11. Why is distric	the case filed in <i>this</i> f?	immediately preceding the district.		cipal assets in this district for 180 days art of such 180 days than in any other r, or partnership is pending in this
posses proper	he debtor own or have ssion of any real ty or personal property seds immediate on?	No Yes. Answer below for ear Why does the prope It poses or is alleg What is the hazar It needs to be ph It includes perish attention (for examassets or other op	ged to pose a threat of imminent and independent of the pose at threat of imminent and independent of the pose at threat of imminent and independent of the pose at the pose a	dentifiable hazard to public health or safety. e weather. ly deteriorate or lose value without t, dairy, produce, or securities-related
		Is the property insur	City red?	State ZIP Code
		Contact name Phone		
	Statistical and adminis	trative information		
	's estimation of ole funds		distribution to unsecured creditors.	ailable for distribution to unsecured creditors.
14. Estima credito	ited number of ors	□ 1-49□ 50-99□ 100-199□ 200-999	1,000-5,000 5,001-10,000 10,001-25,000	25,001-50,000 50,001-100,000 More than 100,000
15. Estima	ited assets ¹	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

page 3

¹ This estimation of assets is based on the Debtor's historical accounting values and does not include intercompany receivables or payables, if any.

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 4 of 35

Debtor	Main Street Clinical L	_aboratory, Inc.		Case numl	Oer (if known)		
16. Estima	nted liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$10,00 \$50,00	,001-\$10 million 0,001-\$50 million 0,001-\$100 millio 00,001-\$500 milli	n	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion		
	Request for Relief, Dec	laration, and Signature	s					
WARNING		rious crime. Making a false st nt for up to 20 years, or both.				ase can result in fines up to		
	ation and signature of ized representative of	petition.				11, United States Code, specified in this		
			I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is trucorrect.					
		I declare under penalty of p	xt.					
		Executed on $\frac{02/10/20}{MM / DD / Y}$						
	/s/ David F. Smith, III				David F. Smith, III			
		Signature of authorized rep	presentative of del	otor I	Printed na	me		
		Title Chief Financia	al Officer					
18. Signate	ure of attorney	/s/ Paul D. Leake Signature of attorney for d	ebtor		Date _	02/10/2019 MM / DD / YYYY		
		Paul D. Leake Printed name Skadden, Arps, Sla Firm name		& Flom LLP				
		Four Times Square	Э					
		Number Street						
		New York City	NY State	10036- 6522 Zip Code				
		(212) 735-3000 Contact phone		-		.leake@skadden.com address		
		2313286			NY			
		Bar number			State			

Annex 1

SCHEDULE OF DEBTORS

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed in this Court a petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq.*, as amended. Substantially contemporaneously with the filing of these petitions, these entities filed a motion requesting that their respective chapter 11 cases be jointly administered for procedural purposes only.

	Debtor	Employer Identification Number (EIN)
1.	MDX-MDL Holdings, LLC	90-0522605
2.	Trident Holding Company, LLC	47-2436396
3.	American Diagnostics Services, Inc.	23-2722771
4.	Community Mobile Diagnostics, LLC	94-3369341
5.	Community Mobile Ultrasound, LLC	26-3043818
6.	Diagnostic Labs Holdings, LLC	80-0188024
7.	FC Pioneer Holding Company, LLC	81-4586683
8.	JLMD Manager, LLC	80-0308470
9.	Kan-Di-Ki LLC	95-2706100
10.	Main Street Clinical Laboratory, Inc.	27-1150907
11.	MetroStat Clinical Laboratory – Austin, Inc.	47-2674366
12.	MX Holdings, LLC	80-0308869
13.	MX USA, LLC	26-3324885
14.	New Trident Holdcorp, Inc.	46-3064913
15.	Rely Radiology Holdings, LLC	36-4663284
16.	Schryver Medical Sales and Marketing, LLC	84-1229620
17.	Symphony Diagnostic Services No. 1, LLC	95-3268980
18.	Trident Clinical Services Holdings, Inc.	46-1016262
19.	Trident Clinical Services Holdings, LLC	46-1021255

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 6 of 35

20.	TridentUSA Foot Care Services LLC	35-2543787
21.	TridentUSA Mobile Clinical Services, LLC	46-1030334
22.	TridentUSA Mobile Infusion Services, LLC	61-1705173
23.	U.S. Lab & Radiology, Inc.	04-3304988

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Paul D. Leake Jason N. Kestecher Four Times Square New York, New York 10036-6522 Telephone: (212) 735-3000 Fax: (212) 735-2000

– and –

James J. Mazza, Jr. (*pro hac vice* pending) Justin M. Winerman (*pro hac vice* pending) 155 North Wacker Drive Chicago, Illinois 60606-1720 Telephone: (312) 407-0700

Fax: (312) 407-0411

Proposed Counsel to Debtors and Debtors-in-Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re	Chapter 11
TRIDENT HOLDING COMPANY, LLC, et al.,	Case No. 19()
Debtors. ¹	(Joint Administration Pending)

DEBTORS' CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT TO FED. R. BANKR. P. 1007(a)(1) AND 7007.1 AND LOCAL RULE 1007-3

The Debtors in these chapter 11 cases, along with the last four digits of their respective tax identification numbers, are as follows: Trident Holding Company, LLC (6396); American Diagnostics Services, Inc. (2771); Community Mobile Diagnostics, LLC (9341); Community Mobile Ultrasound, LLC (3818); Diagnostic Labs Holdings, LLC (8024); FC Pioneer Holding Company, LLC (6683); JLMD Manager, LLC (8470); Kan-Di-Ki LLC (6100); Main Street Clinical Laboratory, Inc. (0907); MDX-MDL Holdings, LLC (2605); MetroStat Clinical Laboratory – Austin, Inc. (4366); MX Holdings, LLC (8869); MX USA, LLC (4885); New Trident Holdcorp, Inc. (4913); Rely Radiology Holdings, LLC (3284); Schryver Medical Sales and Marketing, LLC (9620); Symphony Diagnostic Services No. 1, LLC (8980); Trident Clinical Services Holdings, Inc. (6262); Trident Clinical Services Holdings, LLC (1255); TridentUSA Foot Care Services LLC (3787); TridentUSA Mobile Clinical Services, LLC (0334); TridentUSA Mobile Infusion Services, LLC (5173); U.S. Lab & Radiology, Inc. (4988). The address of the Debtors' corporate headquarters is 930 Ridgebrook Road, 3rd Floor, Sparks, MD 21152.

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 1007-3 of the Local Bankruptcy Rules for the Southern District of New York (the "Local Bankruptcy Rules"), Trident Holding Company, LLC ("Trident") and certain of its debtor affiliates, as debtors and debtors-in-possession in the above-captioned chapter 11 cases (collectively, the "Debtors") respectfully represent:

- 1. The equity in FC Pioneer Holding Company, LLC is owned by the list of equity holders attached as **Exhibit A**.
- 2. FC Pioneer Holding Company, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Trident Holding Company, LLC.
- 3. Trident Holding Company, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: New Trident Holdcorp, Inc.; Schryver Medical Sales and Marketing, LLC; and Trident Clinical Services Holdings, Inc.
- 4. New Trident Holdcorp, Inc. owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: MX Holdings, LLC.
- 5. MX Holdings, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: MX USA, LLC.
- 6. MX USA, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Diagnostic Labs Holdings, LLC; TridentUSA Mobile Infusion Services, LLC; Symphony Diagnostic Services No. 1, LLC; American Diagnostic Services, Inc.; U.S. Lab & Radiology, Inc.; Rely Radiology Holdings, LLC.
- 7. Diagnostics Labs Holdings, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Kan-Di-Ki, LLC.

- 8. Kan-Di-Ki, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Community Mobile Diagnostics, LLC and MDX-MDL Holdings, LLC.
- 9. Community Mobile Diagnostics, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Community Mobile Ultrasound, LLC.
- 10. Rely Radiology Holdings, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: JLMD Manager, LLC.
- 11. Schryver Medical Sales and Marketing, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Main Street Clinical Laboratory, Inc. and MetroStat Clinical Laboratory Austin, Inc.
- 12. Trident Clinical Services Holdings, Inc. owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: Trident Clinical Services Holdings, LLC.
- 13. Trident Clinical Services Holdings, LLC owns 100% of the partnership, membership, or equity (whichever is applicable) interests in the following Debtors: TridentUSA Mobile Clinical Services, LLC and TridentUSA Foot Care Services LLC.
- 14. An organizational chart that illustrates the Debtors' corporate structure is attached as **Exhibit B**.

EXHIBIT A

FC Pioneer Holding Company, LLC Equity Holders List

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 11 of 35

United States Bankruptcy Court Southern District of New York

In re:	FC Pioneer Holding Company, LLC		Case No.	19-хххххх
		Debtor(s)	Chapter	11

LIST OF EQUITY SECURITY HOLDERS

Following is the list of the Debtor's equity security holders which is prepared in accordance with rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure for filing in this Chapter 11 Case.

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
23 ASSOCIATES, LLC 23 SOUTH 23RD ST, #5F PHILADELPHIA, PA 19103	Α	301	Class A Unit
ANDREI SORAN 930 RIDGEBROOK RD SPARKS GLENCOE, MD 21152-9481	PX	100	Class PX Unit
ANTHONY ZINGARELLI 1617 JFK BOULEVARD, STE 545 PHILADELPHIA, PA 19103	А	107	Class A Unit
BRUCE DAKIN C/O SCHRYVER MEDICAL, INC. 12075 E 45TH AVE #600 DENVER, CO 80239	А	5	Class A Unit
CA/PIONEER INVESTOR, LLC C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	S	287	Class S Unit
CA/PIONEER INVESTOR, LLC C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	A	1,792	Class A Unit
DAVE PAISON C/O SCHRYVER MEDICAL, INC. 12075 E 45TH AVE #600 DENVER, CO 80239	A	7	Class A Unit
DAVID SMITH 930 RIDGEBROOK RD SPARKS GLENCOE, MD 21152-9481	Α	215	Class A Unit
DZA FAMILY, LLC 43 WEST 89TH STREET NEW YORK, NY 10024	Α	74	Class A Unit

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 12 of 35

In re:	FC Pioneer Holding Company, LLC		Case No.	19-хххххх
		Debtor(s)		

LIST OF EQUITY SECURITY HOLDERS

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
EPOCH HOLDINGS INVESTORS, LLC 51 SAWYER ROAD, STE 500 WALTHAM, MA 02453	А	126	Class A Unit
ESTHER SCHONFELD 20 LOUMAR PLACE CLIFTON, NJ 07012	А	11	Class A Unit
FBH HEALTHCARE, LLC 45 MAIN ST, STE 804 BROOKLYN, NY 11201	А	255	Class A Unit
FC PAC HOLDINGS, LLC ATTN: SCOTT BROWN 3500 LENOX RD., STE 510 ATLANTA, GA 30326	А	17,222	Class A Unit
FORMAX HEALTH HOLDINGS, LLC ATTN: PAMELA ROSEN 3500 LENOX RD., STE 510 ATLANTA, GA 30326	Α	381,320	Class A Unit
GAHH, LLC ONE SOUTH STREET 27TH FL BALTIMORE, MD 21202	Α	823	Class A Unit
GCM GROSVENOR CO-INVESTMENT OPPORTUNITIES FUND, L.P. C/O GCM CUSTOMIZED FUND INVESTMENT GROUP, L.P., ATTN: GENERAL COUNSEL 767 FIFTH AVENUE, 14TH FLOOR NEW YORK, NY 10153	S	1,960	Class S Unit
GCM SAINT PAUL SPV, LLC C/O GCM CUSTOMIZED FUND INVESTMENT GROUP, L.P., ATTN: GENERAL COUNSEL 767 FIFTH AVENUE, 14TH FLOOR NEW YORK, NY 10153	S	5,226	Class S Unit
GCM SPV 14B, LLC C/O GCM CUSTOMIZED FUND INVESTMENT GROUP, L.P., ATTN: GENERAL COUNSEL 767 FIFTH AVENUE, 14TH FLOOR NEW YORK, NY 10153	А	3,747	Class A Unit

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 13 of 35

In re:	FC Pioneer Holding Company, LLC	Case No.	19-хххххх	
		Debtor(s)		

LIST OF EQUITY SECURITY HOLDERS

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
H GROSS FAMILY, LP 444 MADISON AVE NEW YORK, NY 10022	Α	197	Class A Unit
HCCF MANAGEMENT GROUP, INC. 3500 LENOX RD NE 510 ATLANTA, GA 30326	Α	203	Class A Unit
JENNIFER HOLT C/O SCHRYVER MEDICAL, INC. 12075 E 45TH AVE #600 DENVER, CO 80239	Α	2	Class A Unit
JOSEPH A. WILLIAMSON 107 YOUNGS RD, BOX 450 UNIONVILLE, PA 19375	Α	59	Class A Unit
K/O ARIA, LLC 1428 36TH ST., STE 200 BROOKLYN, NY 11218	А	64	Class A Unit
LEERINK HOLDINGS LLC 1 FEDERAL STREET, 37TH FLOOR BOSTON, MA 02110	Α	226	Class A Unit
LEERINK SWANN CO-INVESTMENT FUND LLC 1 FEDERAL STREET, 37TH FLOOR BOSTON, MA 02110	Α	126	Class A Unit
LIPSCHUTZ MANAGEMENT 191 UNIVERSITY BLVD., #475 DENVER, CO 80206	Α	14	Class A Unit
MARK PARRISH 4442 PRAIRIE AVE. MIAMI BEACH, FL 33140	РҮ	100	Class PY Unit
MARK PARRISH 4442 PRAIRIE AVE. MIAMI BEACH, FL 33140	Α	215	Class A Unit
MCP ARIA, LLC 6633 N. LINCOLN LINCOLNWOOD, IL 60712	Α	212	Class A Unit
MDK INVESTMENT HOLDINGS, LLC 474 PRIMROSE DRIVE LANSDALE, PA 19446	Α	220	Class A Unit
Sheet 3 of 5 in List of Equity Security Holders			

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 14 of 35

In re:	FC Pioneer Holding Company, LLC	Case No.	19-хххххх	
		Debtor(s)		

LIST OF EQUITY SECURITY HOLDERS

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
METRO HC, LLC 153-90 ROCKAWAY BLVD. JAMAICA, NY 11434	А	37	Class A Unit
NEUWING, LLC C/O SAFANAD INC. 505 FIFTH AVENUE, 24TH FL NEW YORK, NY 10017	А	26	Class A Unit
RAY WIRTA 81 EMERALD BAY LAGUNA BEACH, CA 92651	А	55	Class A Unit
RCP SCHRYVER CO-INVEST FUND BLOCKER, INC. C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	А	4,185	Class A Unit
RCP SCHRYVER FUND I BLOCKER, INC. C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	А	16,741	Class A Unit
SAFANAD STAR MIDCO INC. 505 5TH AVENUE 24TH FLOOR NEW YORK, NY 10017	Α	12,887	Class A Unit
SCHRYVER MEDICAL BLOCKER, INC. C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	А	870	Class A Unit
SCHRYVER MEDICAL HOLDINGS, LLC C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	А	63,097	Class A Unit
SCHRYVER/TRIDENT INVESTORS, LLC C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	А	36,000	Class A Unit

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 15 of 35

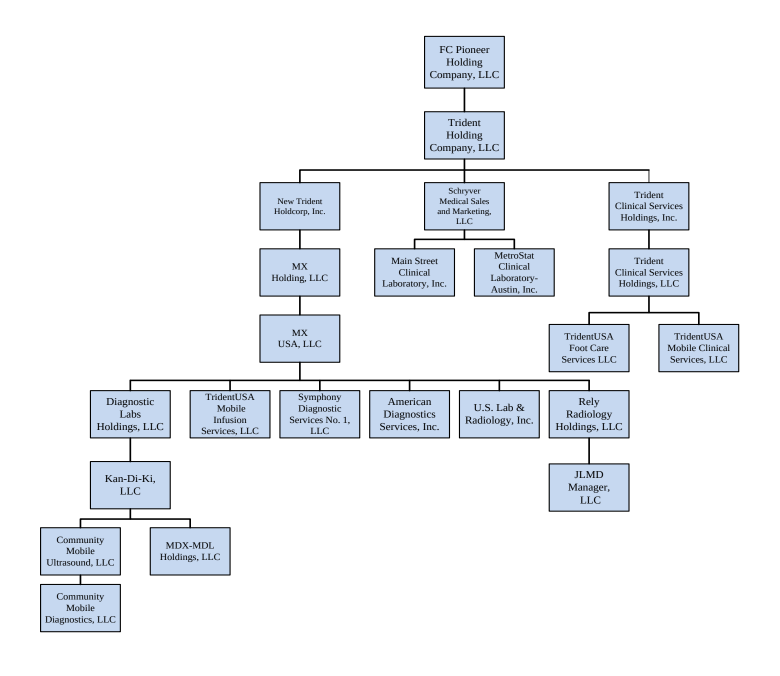
In re:	FC Pioneer Holding Company, LLC	Case No.	19-хххххх	
		Debtor(s)		

LIST OF EQUITY SECURITY HOLDERS

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
SEF COMPASSUS III, LLC 7600 CHELTENHAM AVE. WYNDMOOR, PA 19038	Α	859	Class A Unit
SENIOR CARE HOSPICE, LLC 234 CHURCH ST, STE 901 NEW HAVEN, CT 06510	Α	218	Class A Unit
THOMAS MCCAFFERY 101 ROCK RD. HORSHAM, PA 19044	Α	215	Class A Unit
VIRGINIA INVESTMENT PARTNERS, LLC 94 VIRGINIA AVE. CLIFTON, NJ 07012	Α	13	Class A Unit
WP TS BLOCKER, LLC C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	S	719	Class S Unit
WP TS BLOCKER, LLC C/O REVELSTOKE CAPITAL PARTNERS LLC ATTN: SIMON BACHLEDA, ARION ROBBINS 3033 EAST 1ST AVENUE, SUITE 501 DENVER, CO 80206	А	7,308	Class A Unit
YUKON CAPITAL PARTNERS II, L.P. 8500 NORMANDALE LAKE BLVD, SUITE 830 MINNEAPOLIS, MN 55437	Α	1,344	Class A Unit

Exhibit B

Organizational Chart



Fi	ill in this information to	identify the ca	ase:			
De	ebtor name	Trident Hole	ding Company,	LLC, et al.		
Uı	nited States Bankruptcy	Court for the:	Southern	_ District of	New York (State)	
Ca	ase number (If known):					

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 **Largest Unsecured Claims and Are Not Insiders**

12/15

Set forth below is a list of creditors holding the thirty (30) largest unsecured claims against the Debtors, as of 2/10/19. This list has been prepared on a consolidated basis, based upon the books and records of the Debtors, and in accordance with Bankruptcy Rule 1007(d), for filing in the Debtors' chapter 11 cases. This list does not include (1) persons who come within the definition of "insider" set forth in section 101 of the Bankruptcy Code, (2) secured creditors, or (3) claims held by the Debtors' employees.

The information presented in the list below shall not constitute an admission of liability by, nor is binding on, the Debtors and the failure to list a claim as contingent, disputed, or subject to set off shall not be a waiver of any of the Debtors' rights relating thereto.

Na	me of creditor	Address, name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	If the claim only unsecur claim is part claim amount value of coll	insecured clai is fully unsecured claim amo tially secured, nt and deducti ateral or setof secured claim Deduction for value of collateral or setoff	red, fill in ount. If fill in total on for f to
	Grosvenor	Grosvenor Capital Management	Promissory			\$79,942,817.87	7
	Capital	c/o GCM Customized Fund Investment	Notes				
	Management	Group, L.P.					
1.		Attn: General Counsel					
		767 Fifth Ave., 14th Floor					
		New York, NY 10153					
		Tel: (646) 362-0919					
-	Jones Day	Email: legal@gcmlp.com Jones Day	Professional			\$2,336,864	
	Jolies Day	Attn: Robert Ducatman	Services			φ2,550,604	
		901 Lakeside Avenue	SCI VICES				
2.		Cleveland, OH 44114-1190					
		Tel: (216) 287-0556					
		Email: rducatman@jonesday.com					

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 19 of 35

	Konica	Konica Minolta Healthcare Americas, Inc.	Trade Debt	\$1,939,204
	Minolta	Attn: Robert Salzman		
	Healthcare	829 Virginia Rd. Ste. A		
3.	Americas, Inc.	Crystal Lake, IL 60014		
	7 tilletteas, file.	Tel: (815) 351-6143		
	D 1	Email: bob.salzman@2020imaging.net	m 1 D 1:	Φ1.550.052
	Beckman	Beckman Coulter, Inc.	Trade Debt	\$1,550,852
	Coulter Inc.	Attn: Ron Taylor, Sr.		
		250 South Kraemer Blvd.		
4.		Brea, CA 92821-6232		
		Tel: (480) 247-1172		
		Email: rctaylor@beckman.com		
	Hinduja Global	Hinduja Global Solutions, Inc.	Trade Debt	\$1,372,929
			Trade Debt	\$1,372,929
	Solutions, Inc.	HGS EBOS LLC		
	d/b/a HGS	Attn: Daniel A. Schulte		
5.	EBOS, LLC	1249 South River Road		
		Cranbury, NJ 08512		
		Tel: (609) 759-5200		
		Email: daniel.schulte@teamhgs.com		
	McKesson	McKesson Medical Surgical, Inc.	Trade Debt	\$1,151,213
	Medical	Attn: Charles "Chuck" Saul	11440 5000	Ψ1,101,210
6.	Surgical, Inc.	1951 Bishop Lane, Ste. 300		
		Louisville, KY 40218		
		Tel: (206) 551-3539		
		Email: Charles.Saul@McKesson.com		
	KPMG, LLP	KPMG LLP	Trade Debt	\$1,026,778
		Attn: Elliott Skrinjar		
		500 Grant St., Suite 3400		
7.		Pittsburgh, PA 15219		
		Tel: (412) 916-4778		
		Email: eskrinjar@kpmg.com	m 1 D 1	#000.0x0
	Quest	Quest Diagnostics	Trade Debt	\$988,069
	Diagnostics	Attn: Michael Prevoznik		
		500 Plaza Drive		
8.		Secaucus, NJ 07094		
		Tel: 1 (800) 222-0446		
		Email:		
		Michael.e.prevoznik@questdiagnostics.com		
	Cardinal	Cardinal Health Medical Products & Services	Trade Debt	\$772.762
			Trade Debt	\$772,762
	Health Medical	Attn: Ryan Cox		
9.	Products &	7000 Cardinal Place		
٠.	Services	Dublin, OH 43017		
		Tel: (503) 754-3191		
		Email: Ryan.Cox@cardinalhealth.com		
	Nebo Systems	Nebo Systems, Inc.	Trade Debt	\$772,642
	Inc.	Attn: Merideth Wilson	=	· · · -, · · -
		P.O. Box 886133		
10.				
		El Monte, CA 91731		
		Tel: (404) 432-4084		
		Email: Merideth.Wilson@experian.com		
	Laboratory	Laboratory Corp. of America Holdings	Trade Debt	\$730,657
	Corp. of	Attn: Brad Collie		
	America	31 South Spring Street		
11.	Holdings	Burlington, NC 27215		
	<i>G</i>	Tel: (615) 210-7018		
		Email: Collieb@LabCorp.com		
	Verizon	Verizon	Trade Debt	\$675,364
	V CITZOII		Trade Debt	\$075,304
		Attn: Rebecca Holliday		
12.		6200 Canoga Ave., Ste. 100		
12.		Woodland Hills, CA 91364		
		Tel: (310) 339-4157		
1		Email: rebecca.holliday@verizonwireless.com		

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 20 of 35

	I			1
	Telcor, Inc.	Telcor, Inc.	Trade Debt	\$648,027
		Attn: Jim Terrano		
13.		7101 A Street		
15.		Lincoln, NE 98510		
		Tel: (402) 489-1207		
		Email: jim.terrano@telcor.com		
	Ropes & Gray,	Ropes & Gray, LLP	Professional	\$645,336
	LLP	Attn: Kendrick Chow	Services	
		The Prudential Tower		
14.		800 Boylston Street		
		Boston, MA 21993		
		Tel: (617) 320-0050		
		Email: Kendrick.Chow@ropesgray.com		
	Biomerieux,	Biomerieux, Inc.	Trade Debt	\$596,839
	Inc.	Attn: David Hill, Sr.		ļ
		P.O. Box 500308		
15.		St. Louis, MO 63150-0308		ļ
		Tel: (480) 250-9634		
		Email: Dave.HILL@biomerieux.com		
	Metropolitan	Metropolitan Life Insurance Co.	Trade Debt	\$478,373
	Life Insurance	Attn: Colleen Delby		
	Co.	177 S. Commons Drive		
16.		Aurora, IL 60504		
		Tel: (630) 978-6177		
		Email: cdelby@metlife.com		
	Element Fleet	Element Fleet Corporation	Trade Debt	\$473,277
	Corporation	Attn: Jim Spellissy		
		940 Ridgebrook Road		
17.		Sparks Glencoe, MD 21152		
		Tel: (410) 771-2828		
		Email: jspellissy@elementcorp.com		
	American	American Express	Trade Debt	\$412,400
	Express	Attn: Laureen Seeger		, ,
	•	200 Vesey St.		
18.		New York, New York 10285		
		Tel: (212) 619-9802		
		Email: amexsru@aexp.com		
	Bard Access	Bard Access Systems Inc.	Trade Debt	\$401,792
	Systems Inc.	Attn: David Blaber		
10		605 North 5600 West		
19.		Salt Lake City, UT 84116		
		Tel: (801) 792-3071		
		Email: david.blaber@crbard.com		
	Change	Change Healthcare Solutions, LLC	Trade Debt	\$389,761
	Healthcare	Attn: Kevin Porter		
20	Solutions LLC	3055 Lebanon Pike Suite 1000		
20.		Nashville, TN 37214		
		Tel: (615) 932-2624		
		Email: KPorter@changehealthcare.com		
	Alston & Bird	Alston & Bird, LLP	Trade Debt	\$383,263
	LLP	Attn: Bill Jordan		, , ,
		1201 Peachtree St. NW		
21.		Atlanta, GA 30309		
		Tel: (404) 693-4067		
		Email: BillJordan@alston.com		
	Roche	Roche Diagnostics Corp.	Trade Debt	\$370,120
	Diagnostics	Attn: Lisa Morris		
	Corp.	9115 Hague Road		
22.	, F.	Indianapolis, IN 46250		
		Tel: (561) 693-8380		
		Email: lisa.morris@roche.com		
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19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 21 of 35

	TIS	TIS International Inc.	Trade Debt		\$366,076
	International	d/b/a Infinx Healthcare	Trade Debt		\$300,070
	Inc. d/b/a	Attn: Jaideep Tandon & Sameer Sheth			
23.	Infinx	4340 Stevens Creek Blvd. Ste 275			
23.	Healthcare	San Jose, CA 95129			
	Healthcare				
		Tel: (408) 404-0550			
	E5 Workflow	Email: Sameer.Sheth@Infinx.com E5 Workflow Inc.	T J. D.1.4		\$300,778
			Trade Debt		\$300,778
	Inc.	Attn: Michael Marshall			
24.		8805 N. 145th E. Ave. Suite 204			
		Owasso, OK 74055			
		Tel: (918) 902-4310			
	DCD L I	Email: mmarshall@e5workflow.com			#200.564
	PCM, Inc.	PCM, Inc.	Trade Debt		\$289,564
		Attn: Dikla Elmalich			
25.		1940 E. Mariposa Ave.			
		El Segundo, CA 90245			
		Tel: (514) 373-8003			
		Email: dikla.elmalich@pcm.com			*****
	Source Ray,	Source Ray Inc.	Trade Debt		\$284,816
	Inc.	Attn: Ray Manez			
26.		50 Fleetwood Ct.			
20.		Ronkonkoma, NY 11779			
		Tel: (631) 244-8200 Ext. 302			
		Email: rmanez@sourceray.com			
	Merchants	Merchants Fleet	Trade Debt		\$282,023
	Fleet	Attn: Jack G. Firriolo			
27.		1278 Hooksett Rd.			
27.		Hooksett, NH 03106			
		Tel: (603) 695-9330			
		Email: jackfirriolo@MerchantsFleet.com			
	Cepheid	Cepheid	Trade Debt		\$274,800
		Attn: Keith Stapp			
28.		904 E. Caribbean Drive			
26.		Sunnyvale, CA 94089			
		Tel: (805) 795-1137			
		Email: keith.stapp@cepheid.com			
	Greyhound	Greyhound Lines	Trade Debt		\$258,730
	Lines	Attn: Tom Paonessa			
20		205 S. Lamar			
29.		Dallas, TX 75202			
		Tel: (469) 401-3919			
		Email: tom.paonessa@greyhound.com			
	MetroStat	MetroStat Diagnostic Services	Contract &	Disputed,	Unliquidated
	Diagnostic	c/o Baker Donelson	Litigation	Unliquidated	
	Services	Attn: Kelly J. Davidson			
30.		100 Light Street			
		Baltimore, MD 21202			
		Tel: (410) 862-1195			
1	1	Email: kdavidson@bakerdonelson.com			

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 22 of 35

Fill in this information to identify the case and this t	iling:

Debtor Name Trident Holding Company, LLC, et al.

United States Bankruptcy Court for the: Southern District of New York

Case number (If known):

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or
another individual serving as a representative of the debtor in this case.
I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

☐ Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B)				
☐ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
☐ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
☐ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
☐ Schedule H: Codebtors (Official Form 206H)				
☐ Summary of Assets and Liabilities for Non-India	viduals (Official Form 206Sum)			
□ Amended Schedule Chapter 11 or Chapter 9 Cases: List of Consolidated Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204) Other document that requires a declarationConsolidated Corporate Ownership Statement				
I declare under penalty of perjury that the foregoing is true and correct.				
Executed on02/10/2019 	X/s/ David F. Smith, III Signature of individual signing on behalf of debtor			
	David F. Smith, III			
	Printed name			
	Chief Financial Officer			

Position or relationship to debtor

Annex A

ACTION BY WRITTEN CONSENT OF THE GOVERNING BODIES OF

AMERICAN DIAGNOSTICS SERVICES, INC. COMMUNITY MOBILE DIAGNOSTICS, LLC COMMUNITY MOBILE ULTRASOUND, LLC DIAGNOSTIC LABS HOLDINGS, LLC JLMD MANAGER, LLC KAN-DI-KI, LLC MAIN STREET CLINICAL LABORATORY, INC. MDX-MDL HOLDINGS, LLC METROSTAT CLINICAL LABORATORY - AUSTIN, INC. MX HOLDINGS, LLC MX USA, LLC NEW TRIDENT HOLDCORP, INC. RELY RADIOLOGY HOLDINGS, LLC SCHRYVER MEDICAL SALES AND MARKETING, LLC SYMPHONY DIAGNOSTIC SERVICES NO. 1, LLC TRIDENT CLINICAL SERVICES HOLDINGS, INC. TRIDENT CLINICAL SERVICES HOLDINGS, LLC TRIDENT HOLDING COMPANY, LLC TRIDENTUSA FOOT CARE SERVICES LLC TRIDENTUSA MOBILE CLINICAL SERVICES, LLC TRIDENTUSA MOBILE INFUSION SERVICES, LLC U.S. LAB & RADIOLOGY, INC.

February 9, 2019

The members of the board of directors, the managers of the board of managers, or the sole member, manager, or shareholder, as the case may be (as applicable, the "Governing Body"), of each of the entities referenced above (each, a "Company" and collectively, the "Companies"), do hereby consent to the taking of the following actions and do hereby adopt the following resolutions pursuant to the bylaws, operating agreement, or limited liability company agreement, or similar document as applicable, of each respective Company and the applicable laws of the jurisdiction in which such Company is organized, and with the same force and effect as if they were approved and adopted by a duly constituted meeting of such Governing Body:

WHEREAS, the Governing Body of each Company has considered presentations by the management of, and the financial and legal advisors to, such Company regarding the liabilities and liquidity situation of such Company, the strategic alternatives available to it, and the effect of the foregoing on such Company's business, creditors, and other parties in interest;

WHEREAS, the Governing Body of each Company has had the opportunity to consult with such Company's management, and financial and legal advisors and other professionals, and fully consider each of the strategic alternatives available to such Company;

WHEREAS, the Governing Body of each Company previously approved the form, terms, and provisions of a restructuring support agreement (the "RSA"), and the execution, delivery, and performance by each such Company of the RSA, and, on February 9, 2019, an Authorized Person of each such Company and certain of its affiliates entered into the RSA with (i) the Consenting Priority Lenders, (ii) the Consenting First Lien Lenders, and (iii) the Consenting Second Lien Lenders, each as defined therein;

WHEREAS, based on its review of all available alternatives and advice provided by such advisors and professionals, the Governing Body of each Company has determined that it is in the best interest of such Company, its subsidiaries, their respective stakeholders, and other parties in interest, for such Company and its subsidiaries to take the actions specified in the following resolutions;

Chapter 11 Case

WHEREAS, the Governing Body of each Company has been presented with a proposed petition to be filed by such Company in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), in which the authority to operate as a debtor-in-possession will be sought;

WHEREAS, the Governing Body of each Company, having considered the financial and operational aspects of such Company's business and the best course of action to maximize value, deem it advisable and in the best interests of such Company, its creditors, and other interested parties that a petition be filed by such Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code;

NOW, THEREFORE, BE IT

RESOLVED, that in the judgment of the Governing Body of each Company, it is desirable and in the best interests of such Company, its subsidiaries, creditors, employees, stakeholders, and other interested parties, that a voluntary petition be filed by such Company seeking relief under the provisions of chapter 11 of the Bankruptcy Code, and the filing of such petition is authorized hereby; and it is further

RESOLVED, that each Company's appointed officers, (each, an "Authorized Person"), hereby is, authorized and empowered, on behalf of and in the name of each applicable Company, to execute and verify a petition in the name of such Company under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the Bankruptcy Court in such form and at such time as the Authorized Person(s) executing said petition on behalf of such Company shall determine.

DIP Facility

WHEREAS, NEW TRIDENT HOLDCORP, INC., a Delaware corporation ("Trident Borrower"), TRIDENT CLINICAL SERVICES HOLDINGS, INC., a Delaware corporation ("Clinical Services Borrower"), and SCHRYVER MEDICAL SALES AND MARKETING, LLC, a Colorado limited liability company ("Schryver Borrower" and, together with the Trident Borrower and the Clinical Services Borrower, each a "Borrower", and collectively, the "Borrowers"), as borrowers, have requested that certain lenders under the Borrowers' Priority Lien Credit Facility (collectively with Silver Point Finance, LLC, as agent under such DIP Facility, the "DIP Lenders") provide them with a debtor-in-possession superpriority credit facility, consisting of a two-draw new money term loan facility up to an aggregate principal amount of \$50 million (the "DIP Facility") subject to exceptions and limitations to be set forth in any orders of the Bankruptcy Court concerning the DIP Facility (the "DIP Financing Orders") and the other DIP Documents (as defined below);

WHEREAS, in connection with the DIP Facility, the DIP Lenders are requiring that Trident Holding Company, LLC, a Delaware limited liability company ("Holdings"), and certain subsidiaries of the Borrowers (the "DIP Guarantors," and together with Holdings, the Borrowers, and any other subsidiary of the Borrowers that grants a lien to secure the DIP Facility, the "Loan Parties") and guaranties the obligations under the DIP Facility, on a joint and several basis (collectively, the "DIP Guaranties" and, each, a "DIP Guaranty");

WHEREAS, in connection with the DIP Facility, the DIP Lenders are requiring that the Loan Parties grant continuing security interests in substantially all of their respective assets and personal property that now of hereafter come into the possession, custody, or control of the Loan Parties, in order to secure the prompt and complete payment, observance, and performance of all obligations under the DIP Facility, subject to exceptions and limitations to be set forth in any orders of the Bankruptcy Court concerning any of the DIP Facility (the "**DIP Financing Orders**") and the other DIP Documents;

WHEREAS, in connection with the DIP Facility and the transactions contemplated thereby, each Loan Party is contemplated to enter into a credit agreement in such form as may be approved by any Authorized Person of such Loan Party, and such Loan Party and certain of its subsidiaries, if any, may be required to enter into, execute, and/or deliver certain other instruments, agreements, certificates, or documents related thereto, including, without limitation, financing term sheets or proposals, Uniform Commercial Code financing statements, intellectual property security agreements, control agreements, cash collateral agreements, assignment agreements, stock powers, transfers of interest or other transfer powers (as applicable), mortgages, deeds of trust, debentures, share pledges, pledge agreements, security agreements, other collateral documents, reaffirmation agreements, intercreditor or subordination agreements, forbearance agreements, intercompany subordination agreements, intercompany notes, fee letters, and payoff letters and such other agreements, instruments, documents, or certificates otherwise identified in or contemplated by the DIP Facility, each in such forms as may be

approved by any Authorized Person (all of the foregoing, collectively with the DIP Guaranties and the DIP Financing Orders, the "**DIP Documents**"); and

WHEREAS, as the Governing Body of each Loan Party has determined that the DIP Facility is in the best interests of such Loan Party, its subsidiaries, if any, and their respective stakeholders, and, that it is in the best interests of such Loan Party and its subsidiaries, if any, to (i) consummate the financing contemplated by the DIP Facility, (ii) execute and deliver the DIP Documents, and (iii) authorize any Authorized Person of such Loan Party to take any and all actions as may be deemed appropriate to effect and perform the transactions contemplated thereby.

NOW, THEREFORE, BE IT RESOLVED, that (i) the DIP Facility, in the amounts and on the terms and conditions set forth in the term sheet provided to the Governing Body of each Loan party, or such other amounts, terms and conditions as deemed necessary, desirable, or appropriate by any Authorized Person of such Loan Party, (ii) the transactions contemplated thereby (including the borrowing of loans thereunder), and (iii) the execution and delivery by each Loan Party of any DIP Documents evidencing or in connection with the DIP Facility and the performance by such Loan Party of all of its obligations thereunder and under the DIP Financing Orders, be, and they hereby are, in all respects, authorized, ratified, approved, and adopted by the applicable Governing Body on behalf of such Loan Party; and be it further

RESOLVED, that each Authorized Person be, and each of them hereby is, authorized to, in the name of and on behalf of each applicable Loan Party, (i) negotiate, execute, deliver, and perform such Loan Party's obligations under the DIP Documents, including, without limitation, the granting of the security interests and liens contemplated thereby and the incurrence of other obligations contemplated thereunder, and carry out such Loan Party's duties thereunder, (ii) borrow any loans or incur other indebtedness in any amounts according to the terms of the DIP Documents, (iii) extend or renew any loans, advances, or other extensions of credit or any installment of principal or interest thereof or any indebtedness owing to any DIP Lender, and (iv) negotiate, execute and deliver all other agreements, instruments, and documents in connection therewith and any and all amendments, waivers, or other modifications thereto and take or cause to be taken any and all such further actions, in each case on such terms and conditions as any Authorized Person may deem necessary, desirable, or appropriate, in each case, the delivery thereof or the taking of such action by any such Authorized Person to conclusively evidence the approval thereof by the Governing Body of such Loan Party; and be it further

RESOLVED, that each Loan Party be, and hereby is, authorized and empowered and directed to grant security interests in, and pledge its right, title, and interest in, substantially all present and after-acquired assets and properties of such Loan Party, all proceeds thereof, including, real property, trademarks, patents, copyrights, and licenses therefor, the capital stock of or equity interests in its subsidiaries and the proceeds of any of the foregoing, as required or contemplated by the DIP Facility, the DIP Documents and/or any of the other agreements entered into pursuant thereto or in connection therewith, or as any Authorized Person of such Loan Party may deem

necessary, advisable, or proper to carry out the terms, intents and purposes of the DIP Documents, the transactions contemplated thereby and the resolutions related thereto, subject to such exceptions and limitations as set forth in any applicable DIP Documents; and be it further

RESOLVED, that the Authorized Persons be, and each of them hereby is, authorized, in the name and on behalf of each applicable Loan Party, in connection with the term loan transactions contemplated by the DIP Documents, to grant any liens on or any security interests in the cash collateral and related accounts, financial assets and other related assets, as contemplated by or specified in the DIP Documents and the filing of Uniform Commercial Code financing statements and amendments to such Uniform Commercial Code financing statements or any other document, in any jurisdictions and with any filing offices as contemplated by or specified in the DIP Documents in connection with the term loan transactions contemplated thereby, and/or the entering into of any cash collateral agreement and other agreement or instrument, to perfect the security interests granted pursuant to any DIP Document in connection with the term loan transactions contemplated thereby; and be it further

RESOLVED, that the filing of Uniform Commercial Code financing statements and amendments and continuation statements thereto, any other filings, recordations, registrations or any other document, in any jurisdictions or with any filing offices as contemplated by or specified in the relevant DIP Documents or otherwise advisable and/or the entering into of any other agreement or instrument, necessary or advisable to create, register, or perfect the security interests granted by each Loan Party pursuant to the relevant DIP Documents or any related transaction document is hereby authorized in such form as any Authorized Person of such Loan Party shall approve.

Retention of Professionals

FURTHER RESOLVED, that the Authorized Persons, or any one of them, be, and each hereby is, authorized and empowered, on behalf of and in the name of the Company, to retain and employ professionals to render services to the Company in connection with the chapter 11 case and the transactions contemplated by the foregoing resolutions, including, without limitation, the law firm Skadden, Arps, Slate, Meagher & Flom LLP, to act as chapter 11 counsel; Togut, Segal & Segal LLP to act as co-counsel; PJT Partners LP to act as investment banker and as financial advisor; Ankura Consulting Group, LLC to act as restructuring advisor; and Epiq Corporate Restructuring, LLC to act as claims and noticing agent and administrative advisor; and in connection herewith each Authorized Person is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of the foregoing.

General Authority to Implement Resolutions

RESOLVED, that each Authorized Person is hereby, authorized and empowered, on behalf of and in the name of each applicable Company, to execute, deliver, perform, verify, and/or file, or cause to be executed, delivered, performed,

verified, and/or filed (or direct others to do so on their behalf as provided herein) all necessary documents, including, without limitation, all petitions, affidavits, statements, schedules, motions, lists, applications, pleadings, other papers, additional security documents, guarantees, reaffirmations, control agreements, waivers of or amendments to existing documents, and to negotiate the forms, terms, and provisions of, and to execute and deliver any amendments, modifications, waivers, or consent to any of the foregoing as may be approved by any Authorized Person, which amendments, modifications, waivers, or consents may provide for consent payments, fees, or other amounts payable or other modifications of or relief under such agreements or documents, the purpose of such amendments, modifications, waivers, or consents being to facilitate consummation of the transactions contemplated by the foregoing resolutions or for any other purpose, and, in connection with the foregoing, to employ and retain all assistance by legal counsel, investment bankers, accountants, restructuring professionals, or other professionals, and to take any and all action which such Authorized Person or Authorized Persons deem necessary or proper in connection with the chapter 11 cases, including any and all action necessary or proper in connection with obtaining authorization to use cash collateral and/or debtor-in-possession financing (in such amounts and on such terms as may be agreed by any Authorized Person, including the grant of replacement and additional liens, as is necessary or proper for the continuing conduct of the affairs of the Company and certain of its subsidiaries and affiliates), including the DIP Facility and refinancings or amendments thereof, with a view to the successful prosecution of the chapter 11 cases contemplated by the foregoing resolutions and the successful consummation of the transactions contemplated by the foregoing resolutions including, without limitation, any action necessary or proper to maintain the ordinary course operation of such Company's business; and it is further

RESOLVED, that the Authorized Persons of each applicable Company be, and each of them is, authorized to execute, deliver and perform any and all special powers of attorney as such Authorized Person may deem necessary or desirable to facilitate consummation of the transactions contemplated by the foregoing resolutions, pursuant to which such Authorized Person will make certain appointments of attorneys to facilitate consummation of the transactions contemplated by the foregoing resolutions as such Company's true and lawful attorneys and authorize each such attorney to execute and deliver any and all documents of whatsoever nature and description that may be necessary or desirable to facilitate consummation of the transactions contemplated by the foregoing resolutions; and be it further

RESOLVED, that each Authorized Person be, or any one of them, be, and each hereby is, authorized and empowered, on behalf of and in the name of each applicable Loan Party, to negotiate, execute, deliver, record, and/or file all DIP Documents and any other documents, agreements, certificates, and instruments required by or contemplated in connection therewith, and to do any and all other acts as may be required or as they, or any of them, may deem necessary or proper to carry out and perform, to give effect to, or to cause such Loan Party to comply with, the terms of, or the transactions contemplated by the DIP Facility and the DIP Documents and any other related agreement or document that any such Authorized Person may deem necessary or proper to consummate the transactions contemplated by the foregoing, any such

Authorized Person's performance of any such act and his or her execution and delivery of any such document, agreement or instrument to be conclusive evidence of such Loan Party's approval thereof, and to honor and discharge its obligations thereunder; and it is further

RESOLVED, that each Authorized Person, is hereby, authorized and empowered, on behalf of and in the name of the applicable Company, to amend, supplement, or otherwise modify from time to time the terms of any documents, certificates, instruments, agreements, financing statements, notices, undertakings, or other writings referred to in the foregoing resolutions; and it is further

RESOLVED, that each Authorized Person is hereby, authorized and empowered, on behalf of and in the name of the applicable Company, to take or cause to be taken any and all such further action and to execute, deliver, perform, verify, and/or file, or cause to be executed, delivered, performed, verified, and/or filed (or direct others to do so on its behalf as provided herein) all such further documents, agreements, instruments, financing statements, notices, undertakings, certificates, and other writings to effectuate the purpose and intent of any and all of the foregoing resolutions; and it is further

RESOLVED, that each Authorized Person is hereby, authorized and empowered, on behalf of and in the name of the applicable Company, to pay and direct the payment of all fees and expenses (including fees payable to the DIP Agent and the DIP Lenders in connection with the DIP Facility) as in the judgment of such Authorized Person or Authorized Persons shall be necessary, proper, appropriate, desirable, or advisable of such Authorized Person or Authorized Persons to effectuate the purpose and intent of any and all of the foregoing resolutions; and it is further

RESOLVED, that all acts lawfully done or actions lawfully taken by any Authorized Person to seek relief on behalf of any applicable Company under chapter 11 of the Bankruptcy Code, or in connection with the chapter 11 case, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed, and approved in all respects as the acts and deeds of such Company in all respects by the Governing Body of such Company; and it is further

RESOLVED, that all acts lawfully done or actions lawfully taken by any Authorized Person, or by any employees or agents of each applicable Company, on or before the date hereof in connections with the transactions contemplated by the foregoing resolutions be, and they hereby are, ratified, confirmed, and approved in all respects by the Governing Body of such Company; and it is further

RESOLVED, that the omission from these resolutions of any agreement, document, or other arrangement contemplated by any of the agreements, instruments, filings, or other documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments, filings, or other documents described in the foregoing resolutions shall in no manner derogate from the authority of the Authorized Person to take all actions necessary, desirable,

proper, advisable, or appropriate to consummate, effectuate, carry out, or further the transaction contemplated by, and the intent and purposes of, the foregoing resolutions; and be it further

RESOLVED, that the authority conferred upon any Authorized Person of each applicable Company by this Action by Written Consent is in addition to, and shall in no way limit, such other authority as such Authorized Person may have with respect to the subject matter of the foregoing resolutions, and that the omission from this Action by Written Consent of any agreement or other arrangement contemplated by any of the agreements, instruments or documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments or documents described in the foregoing resolutions shall in no manner derogate from the authority of any such Authorized Person to take any and all actions convenient, necessary, advisable or appropriate to consummate, effectuate, carry out, perform or further the transactions contemplated by and the intents and purposes of the foregoing resolutions; and it is further

RESOLVED, each Governing Body has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of each applicable Company, or hereby waive any right to have received such notice; and it is further

RESOLVED, that MX USA, LLC, as shareholder and Shareholder Representative (as such term is defined in the by-laws of American Diagnostics Services, Inc., a Pennsylvania corporation ("ADS")) of ADS, hereby waives any right to receive notice of the proposed vote, resolution, or actions relating to ADS that are contemplated by this Action by Written Consent and authorizes each of the actions and transactions relating to the matters contemplated by the foregoing resolutions as it relates to ADS; and it is further

RESOLVED, that each of the Authorized Persons (and their designees and delegates) be and hereby are authorized and empowered to take all actions or not to take any action in the name of each applicable Company with respect to the transactions contemplated by these resolutions hereunder as the sole shareholder, partner, member, managing member, manager (or similar role) of each subsidiary of such Company, in each case, as such Authorized Persons or Authorized Persons shall deem necessary proper, appropriate, desirable or advisable to effectuate the purposes of the transactions contemplated herein, including authorizing and causing such subsidiaries to provide guaranties and grant liens in respect of the financing transactions contemplated herein; and it is further

RESOLVED, that this Action by Written Consent may be executed in any number of counterparts, each of which shall be deemed an original and all of which together shall be deemed to constitute one or the same Action by Written Consent.

[Signature Pages Follow]

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 32 of 35

IN WITNESS WHEREOF, the undersigned, being all the members of the Board of Directors of each entity on **Schedule 1** attached hereto has duly executed and caused this Action by Written Consent to be delivered as of the date first written above.

Name:	Andrei Soran
Title:	Director
N T	TI M.C.CC
Name: Title:	Thomas McCaffery Director
Title.	Birector
	A1 1 C
	Alexander Greene
Title:	Director

IN WITNESS WHEREOF, the undersigned, being all the members of the Board of Directors of each entity on **Schedule 1** attached hereto has duly executed and caused this Action by Written Consent to be delivered as of the date first written above.

By:				
	Name:	Andrei Soran		
	Title	Director		

By: Name: Thomas McCaffery
Title: Director

By: _____

Name: Alexander Greene Title: Director

19-10392-shl Doc 1 Filed 02/10/19 Entered 02/10/19 22:51:19 Main Document Pg 34 of 35

IN WITNESS WHEREOF, the undersigned, being all the members of the Board of Directors of each entity on **Schedule 1** attached hereto has duly executed and caused this Action by Written Consent to be delivered as of the date first written above.

-	

Name: Andrei Soran Title: Director

By: Name: Thomas McCaffery

Title: Director

Name. Alexander Greene

Title: Director

Annex A

Schedule 1

Company	Jurisdiction of Organization of Company
AMERICAN DIAGNOSTICS SERVICES, INC.	PA
MAIN STREET CLINICAL LABORATORY, INC.	MS
METROSTAT CLINICAL LABORATORY – AUSTIN, INC.	TX
NEW TRIDENT HOLDCORP, INC.	DE
TRIDENT CLINICAL SERVICES HOLDINGS, INC.	DE
U.S. LAB & RADIOLOGY, INC.	DE